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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/986,602	11/09/2001	Franck Le	60282.00330	5998	
32294 7	32294 7590 12/15/2006			EXAMINER	
SQUIRE, SANDERS & DEMPSEY L.L.P. 14TH FLOOR 8000 TOWERS CRESCENT			HOANG, THAI D		
			ART UNIT	PAPER NUMBER	
••••	RNER, VA 22182	2616			

DATE MAILED: 12/15/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Office Action Summary		Application No.	Applicant(s)			
		09/986,602	LE ET AL.			
		Examiner	Art Unit			
		Thai D. Hoang	2616			
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	correspondence address			
VV HIC - Exte after - If NC - Failt Any	IORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DAPORTIONS of 37 CFR 1.13 r SIX (6) MONTHS from the mailing date of this communication. Of period for reply is specified above, the maximum statutory period warre to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing led patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin rill apply and will expire SIX (6) MONTHS from cause the application to become ARANDONE	N. nely filed the mailing date of this communication.			
Status	· · · · · · · · · · · · · · · · · · ·					
1)[\sqrt{1}	Responsive to communication(s) filed on 20 Oc	ctobor 2006				
	Responsive to communication(s) filed on <u>20 October 2006</u> . This action is FINAL . 2b)⊠ This action is non-final.					
3)□	,					
ا ا	closed in accordance with the practice under E					
Diamasii		x parte Quayle, 1955 C.D. 11, 45	03 O.G. 213.			
	ion of Claims					
	Claim(s) <u>28-38 and 40-55</u> is/are pending in the application.					
	4a) Of the above claim(s) is/are withdrawn from consideration.					
	Claim(s) <u>28-38,40-46,48 and 55</u> is/are allowed.					
	Claim(s) <u>47 and 49-54</u> is/are rejected.					
	Claim(s) is/are objected to.					
8)[_]	Claim(s) are subject to restriction and/or	election requirement.				
Applicati	ion Papers		*			
9)[The specification is objected to by the Examiner					
	The drawing(s) filed on is/are: a) acce		Examiner.			
	Applicant may not request that any objection to the d					
	Replacement drawing sheet(s) including the correction					
11)	The oath or declaration is objected to by the Exa					
Priority u	ınder 35 U.S.C. § 119					
_	Acknowledgment is made of a claim for foreign ☐ All b)☐ Some * c)☐ None of:		-(d) or (f).			
	1. Certified copies of the priority documents					
	2. Certified copies of the priority documents					
	3. Copies of the certified copies of the priori		d in this National Stage			
	application from the International Bureau		·			
* See the attached detailed Office action for a list of the certified copies not received.						
A4 4	V-N					
Attachment	• •	, —				
	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary (Paper No(s)/Mail Da				
3) 🔯 Infom	nation Disclosure Statement(s) (PTO/SB/08)	5) D Notice of Informal Pa				
	No(s)/Mail Date <u>10/20/2006</u> .	6)				

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DETAILED ACTION

Examiner submits that Applicants have used broad language, such as "configured to," in amended claims 47 (line 9), 49 (line 9), 50 (line 9), 51 (line 9), 52 (line 9), 53 (line 9) and 54 (line 9), where such language does not require limitations following the phrase. As such, Examiner submits that the independent claims 47 and 49-54, do not require the recited limitations following the phrase "configured to."

Therefore, the limitations occur after the phrase "configured to" are not considered for examination.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 47 and 49-54 are rejected under 35 U.S.C. 102(e) as being unpatentable by Crosbie, US Patent Application Publication 2002/0085719 A1.

Regarding claims 47 and 49-54, Crosbie discloses a Method and system for enabling centralized control of wireless local area networks. Crosbie teaches the system comprises:

a network 20, wherein a roaming server using Bluetooth device address BD_ADDR (permanent network address), and active member of a piconet address

AM_ADDR (temporary network address). In another example, when the system is implemented for an IEEE 802.11 wireless technology, the Crosbie's system using a MAC address (permanent network address), and Association Identifier address AID (temporary network address); paragraph [0049] (at least a first communication network wherein a respective node communicating via said communication network system is identified by its permanent network address and addressable by a temporary network address)

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a roaming server 22; see figure 2 (at least one server entity)

a plurality of access point 24s; see figure 2 (a plurality of agent entities)

Crosbie teaches that when the device is roaming, the roaming server 22 directs the access point 24-2 to establish a relationship or connection 30-2 with the subject mobile device 26. The roaming server 22 must have some indication from the access point 24-2 that the mobile device 26 is moving within range of that access point 24-2. It indicates that the roaming server has a record of the plurality of access points and their location in the network 20; paragraph [0041] (each of said at least one server entity maintains a record of said plurality of agent entities and their location within the network system.)

Allowable Subject Matter

Claim 55 is allowed.

The following is an examiner's statement of reasons for allowance:

A communication network system, comprising:

at least a first communication network, wherein a respective node communicating via said communication network system is identified by its permanent network address and is addressable by a temporary network address:

at least one server entity;

a plurality of agent entities, wherein each of said at least one server entities maintains a record of said plurality of agent entities and their respective location within the network system;

database means for maintaining a record of said plurality of agent entities and their respective location within said communication network system; and

processing means for selecting a specific one of said plurality of agent entities, based on data maintained in said record and a temporary network address of a requesting terminal node as recited in claim 55.

Claims 28-38, 40-46 and 48 are allowed for reasons given in the previous action.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thai D. Hoang whose telephone number is (571) 272-3184. The examiner can normally be reached on Monday-Friday 10:00am-6:30pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Doris To can be reached on (571) 272-7629. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Thai Hoang

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SUPERVISORY PATENT EXAMINER

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